1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 CASE NO. C18-5860JLR NWDC RESISTANCE, et al., 10 **ORDER** Plaintiffs, 11 v. 12 **IMMIGRATION & CUSTOMS** 13 ENFORCEMENT, et al., 14 Defendants. 15 Before the court is Defendants Immigration & Customs Enforcement ("ICE"), Tae 16 D. Johnson, and Alejandro Mayorkas's (collectively, "Defendants") motion to 17 supplement the pleadings on their motion to stay discovery pending the court's decision 18 on its motion to dismiss. (Supp. Mot. (Dkt. # 117); see Mot. to Stay (Dkt. # 92); Mot. to 19 Dismiss (Dkt. #87).) Defendants seek only to inform the court that one of three 20 individuals whom they had previously represented were no longer employed by ICE has 21 recently been rehired by the agency. (Supp. Mot. at 1-2; see Mot. to Stay at 2, 5, 8-9.) 22

Because Defendants' motion simply corrects the record on their motion to stay discovery, the court concludes that full briefing on the motion is unnecessary and GRANTS the motion to supplement (Dkt. # 117). Dated this 3rd day of June, 2022. m R. Plut JAMĖS L. ROBART United States District Judge